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All communications respecting this case should identify it by number and names of parties.



## U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office

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JOARD OF PATENT APPEALS AND INTERFERENCES

Applicants: Cabilly et al Serial No.: 07/205,419 Filed: June 10, 1988

For: RECOMBINANT IMMUNOGLOBIN

**PREPARATIONS** 

Accorded Benefit of: U.S. S.N. 06/483,457, filed 04/08/83, now Patent No. 4,816,567, issued 03/28/89

The case referred to above has been forwarded to the Board of Patent Appeals and Interferences because it is adjudged to interfere with other cases hereafter specified. Attention is directed to the fact that this interference is declared pursuant to 37 CFR 1.601 et seq., effective February 11, 1985 (49 F.R. 48416. 1050 O.G. 385). The interference is designated as No. 102,572.

By direction of the Commissioner of Patents and Trademarks and as required by 35 USC 135(c), notice is hereby given the parties of the requirement of the law for filing in the Patent and Trademark Office a copy of any agreement "in connection with or in contemplation of the termination of the interference."

The cases involved in this interference are:

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Serial No.: 06/672,265, filed 11/14/84, now Patent No. 4,816,397, issued 03/28/89

For: MULTICHAIN POLYPEPTIDES OR PROTEINS AND PROCESSES FOR THEIR PRODUCTION

Assignee: Celltech Limited, Berkshire SL1 4DY, U.K., A British Company

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Serial No.: 07/205,419, filed 06/10/88

For: RECOMBINANT IMMUNOGLOBULIN PREPARATIONS

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Accorded Benefit of: U.S. S.N. 06/483,457, filed 04/08/83, now

Patent No. 4,816,567, issued 03/28/89

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460 Point San Bruno Blvd. So. San Francisco, CA 94080 Boss et al: Claims 1-18.

Cabilly et al: Claims 101-120.

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MFD/raj